

Proposed Grounds for Disciplinary Action:
R.C. 3319.31(B)(1) – conduct unbecoming

Licensure/Employment Status:

Jonathan E. Pickett holds a five-year professional adolescence to young adult teaching license issued in 2010. Mr. Pickett currently is not employed by any educational entity in the state of Ohio.

Disciplinary Proceedings:

On October 19, 2011, the State Superintendent of Public Instruction, on behalf of the State Board of Education, notified Jonathan E. Pickett of its intent to determine whether to limit, suspend or revoke his five-year professional adolescence to young adult teaching license pursuant to Ohio Revised Code 3319.31(B)(1). The notice was based upon Mr. Pickett's 2011 conviction in the Van Wert Municipal Court for one misdemeanor count of disorderly conduct stemming from his arrest for urinating into an empty washing machine located in the laundry room of an apartment complex. The notice informed Mr. Pickett that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to determine whether to limit, suspend or revoke his five-year professional adolescence to young adult teaching license. Mr. Pickett did not request a hearing in this matter. Pursuant to Ohio Administrative Code Rule 3301-73-05, a hearing was not held in this matter.

Background materials follow this resolution (Item 8):

8. RESOLUTION TO PERMANENTLY REVOKE THE FIVE-YEAR PROFESSIONAL ADOLESCENCE TO YOUNG ADULT TEACHING LICENSE OF JONATHAN E. PICKETT

I RECOMMEND that the State Board of Education ADOPT the following Resolution:

WHEREAS Jonathan E. Pickett holds a five-year professional adolescence to young adult teaching license issued in 2010; and

WHEREAS on October 19, 2011, the State Superintendent of Public Instruction, on behalf of the State Board of Education, notified Jonathan E. Pickett of its intent to determine whether to limit, suspend or revoke his five-year professional adolescence to young adult teaching license pursuant to Ohio Revised Code 3319.31(B)(1). The notice was based upon Mr. Pickett's 2011 conviction in the Van Wert Municipal Court for one misdemeanor count of disorderly conduct stemming from his arrest for urinating into an empty washing machine located in the laundry room of an apartment complex; and

WHEREAS the notice informed Mr. Pickett that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to determine whether to limit, suspend or revoke his five-year professional adolescence to young adult teaching license; and

WHEREAS Jonathan E. Pickett did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Van Wert Municipal Court; and

Item 8 continued

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to suspend, limit, deny, or revoke, as applicable, any licenses held or applied for without holding an administrative hearing if the respondent fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), hereby REVOKEs Jonathan E. Pickett's five-year professional adolescence to young adult teaching license based upon his 2011 conviction in the Van Wert Municipal Court for one misdemeanor count of disorderly conduct stemming from his arrest for urinating into an empty washing machine located in the laundry room of an apartment complex. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(2)(b), orders Jonathan E. Pickett be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It

FURTHER RESOLVED, That the Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Pickett of this action.

BEFORE THE STATE BOARD OF EDUCATION**AFFIDAVIT**

The State of Ohio)
) ss
Franklin County)

I, Lori M. Kelly, being duly cautioned and sworn, do hereby depose and say that:

- 1) I am employed by the Ohio Department of Education in the position of Director in the Office of Professional Conduct.
- 2) Jonathan E. Pickett holds a five-year professional adolescence to young adult teaching license issued in 2010.
- 3) On or about February 1, 2011, Mr. Pickett was convicted in the Van Wert Municipal Court of one misdemeanor count of disorderly conduct.
- 4) Further, on or about February 1, 2011, Mr. Pickett was sentenced to pay a fine in the amount of \$150.00.
- 5) The State Board of Education is authorized to suspend, limit, or revoke Mr. Pickett's license pursuant to Ohio Revised Code §3319.31(B)(1).
- 6) By letter dated October 19, 2011, the Superintendent of Public Instruction on behalf of the State Board of Education, notified Jonathan E. Pickett of its intent to suspend, limit, revoke, or permanently revoke his five-year professional adolescence to young adult teaching license and that he was entitled to a hearing if such hearing was requested within thirty (30) days of the mailing of said notice.
- 7) In accordance with Section 119.07 of the Ohio Revised Code, said notice was sent originally via certified mail, return receipt requested on or about June 15, 2011. The notice dated June 15, 2011 was returned by the postmaster to the Ohio Department of Education offices as unclaimed, but with a new address listed for Respondent. The notice was sent to Respondent's new address via certified mail, return receipt requested on or about July 26, 2011. The notice dated July 26, 2011 was returned by the postmaster to the Ohio Department of Education offices as unclaimed. Subsequently, the notice was mailed on or about October 19, 2011 via first class ordinary mail with a certificate of mailing receipt to the Respondent's last known address in accordance with Section 119.07 of the Ohio Revised Code.
- 8) No hearing request has been received from Mr. Pickett and more than thirty days have now elapsed since the mailing of said notice.

9) Further, Affiant Sayeth Naught.

Lori M. Kelly

Lori M. Kelly

Director

Office of Professional Conduct

Sworn to and signed before me, Michelle F. Atkinson, Notary Public, this 28th day of November, 2011.



MICHELLE F. ATKINSON
Attorney At Law
Notary Public, State of Ohio
My commission has no expiration date
Sec. 147.03 R.C.

Michelle F. Atkinson
Notary Public



Department
of Education

John R. Kasich, Governor
Stan W. Heffner, Superintendent of Public Instruction

October 19, 2011

Jonathan E. Pickett
[REDACTED]

Dear Mr. Pickett:

In accordance with Chapter 119. and Title 33 of the Ohio Revised Code and Chapter 3301-73 of the Ohio Administrative Code, you are hereby notified that the State Board of Education intends to determine whether to limit, suspend, revoke, or permanently revoke your five-year professional adolescence to young adult teaching license issued in 2010 for one or more of the following reasons:

- (1) On or about February 1, 2011, you were convicted in the Van Wert Municipal Court of one misdemeanor count of disorderly conduct. Further, this conviction stems from your arrest for urinating into an empty washing machine located in the Thistlewood Apartments' laundry room.

Your conviction(s), acts, and/or conduct as alleged in the numbered paragraph(s) above, violate Section 3319.31(B)(1) and of the Ohio Revised Code.

Pursuant to Chapter 119. of the Ohio Revised Code, you are hereby advised that you are entitled to a hearing in this matter. If you wish to request such hearing, the request must be made in writing and must be received in the offices of the Ohio Department of Education within thirty days of the date of mailing of this notice.

Further, you are advised that, if you timely request a hearing, you are entitled to appear at such hearing in person, by your attorney, or by such other representative as is permitted to practice before the agency, or you may present your position, arguments, or contentions in writing. Also, you are advised that at the hearing you may present evidence and examine witnesses appearing for or against you. Please see the enclosed hearing brochure which describes the hearing process in more detail.

Pursuant to Ohio Administrative Code 3301-73-05, in the event that you do not request a hearing within thirty days of the date of mailing of this notice, the State Board of Education may, in your absence and upon consideration of this matter, determine whether or not to limit, suspend, revoke, or permanently revoke your five-year professional adolescence to young adult teaching license issued in 2010.



Department
of Education

John R. Kasich, Governor
Stan W. Heffner, Superintendent of Public Instruction

This notice is sent to you on behalf of the State Board of Education.

Sincerely,

Stan W. Heffner
Superintendent of Public Instruction

A handwritten signature in black ink that reads "Lori M. Kelly".

Lori M. Kelly
Director
Office of Professional Conduct

LMK/MJW

Enclosure: Overview of the Administrative Hearing Process

cc: Staci A. Kaufman, Superintendent, Vantage Career Center

SENT VIA USPS REGULAR MAIL WITH CERTIFICATE OF MAILING

Jonathan E. Pickett

Back-up materials for 2011 conviction for disorderly conduct:

- Certified Court Records – Van Wert Municipal Court
- Police Records – Van Wert Police Department

STATE AFFIDAVIT

Case Number CRB1100030State of Ohio
Van Wert CountyVan Wert Municipal Court
Van Wert, Ohio

MUNICIPAL COURT

Before me, Deb Lichtensteiger, Clerk of the Van Wert Municipal Court in and for the county of Van Wert, Ohio, Personally came Sgt. JA Hammons who, being duly sworn according to law, deposes and says that on or about the 15th day of January, A. D., 2011, at the County of Van Wert, aforesaid one Jonathan E. Pickett, DOB/02-09-84, SSN/ [REDACTED], LKA/ [REDACTED]

did, without privilege to do so, knowingly move, deface, damage, destroy, or otherwise improperly tamper with the property of Thistlewood Court Apartments: TO WIT: by urinating into an empty washing machine located in the laundry room at Thistlewood Apts.

Contrary to the form of the statute in such case made and provided and against the dignity of the State of Ohio.

ORC Section 2909.07A1

Misdemeanor Third Degree

Signed



19

Sworn to before me and subscribed before me this _____ day of

January

, 2011.

Deb Lichtensteiger
Clerk of said Municipal CourtBy Jessica Gonzalez-----
State WarrantThe State of Ohio
Van Wert CountyVan Wert Municipal Court
Van Wert, Ohio

To the arresting officer, GREETING:

WHEREAS, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of the warrant;

THESE THEREFORE are to command you to take the said Jonathan E. Pickett if he be found in your county, or if he shall have fled, that you pursue him into any other County within the State, and that you take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction to answer said complaint, and be further dealt with according law

Given under my hand this _____ day of _____, 2011.

Deb Lichtensteiger
Clerk of said Municipal Court

Court Date: @

By _____

VAN WERT MUNICIPAL COURT
124 South Market Street
Van Wert, Ohio 45891
(419) 238-5767

FILED

State Of Ohio (Vw)

vs

Pickett, Jonathan E

**VAN WERT
MUNICIPAL COURT**

Case No. CRB 1100030
2917.11

FEB 01 2011

JOURNAL ENTRY
AMENDED PLEA

This matter came for consideration on the date below. The City Law Director, for the reason that there was insufficient evidence to convict the defendant of the original charge requested permission to amend the affidavit to the charge of:

Disorderly Conduct 2917.11

WHEREUPON, the defendant being advised of his constitutional rights did enter a plea of No Contest .

WHEREUPON, the matter was heard on the pleadings and the evidence adduced.

The Court found the defendant Guilty as charged in the Amended Affidavit. The matter came on for sentencing and the Court does hereby ORDER that the defendant be fined the sum of \$ 150.00 , sentenced to days in jail and to pay costs for which judgment is hereby rendered.

Dated: 02-01-2011

Jill T. Leatherman
Jill T. Leatherman
JUDGE

APR 7 2011 10:03

The State of Ohio,
Van Wert County SS

CERTIFICATION OF COPY

I, *Alicia Gonzalez*, Clerk of the Van Wert Municipal Court for Van Wert County, Ohio, within and for the adjacent county, do hereby certify that the foregoing is a true and correct copy of the original Journal Entry now on file in said Clerk's Office

IN WITNESS, WHEREOF, I have hereunto set my hand and affixed the seal of said court at Van Wert, Ohio, this 7 day of April, 2011.
A.D., *Alicia Gonzalez*
SEAL

Alicia Gonzalez
Clerk of the Van Wert Municipal Court
By: *Alicia Gonzalez*
Deputy Clerk

30-40/Dec 5

The State of Ohio,
Van Wert County, SS
I, Richard H. Hinsz,
Court for Van Wert County, Ohio,
do hereby certify that the foregoing is a true and correct copy of the
original. Affidavit
IN WITNESS, WHEREOF, I have hereunto set my hand and affixed
the seal of said court at Van Wert, Ohio, this 20th day of April,
A.D. 1901.
SEAL
CERTIFICATION OF COPY
Clerk of the Van Wert Municipal Court
Deputy Clerk

FROM



(TUE) JAN 25 2011 14:47/ST. 14:48/No. 7527185195 P 5

Van Wert Police Department
 515 E. Main ST
 VAN WERT, OH 45891
 Phone 419-238-2462 Fax 419-238-2860
Incident / Offense Report
1-11-000108

THIS REPORT FURNISHED
Staci Kaufman
UNDER O.R.C. 149.43

Print Date/Time:
 1/24/2011 13:15

EVENT INFORMATION

Report No.: 1-11-000108 Local Report No:
 Type: CRIM MI: Criminal Mischief
 Comment:
 Disposition: Active Investigation-Patrol Division

Report Date/Time: 1/18/2011 10:03
 Event Date/Time: 1/15/2011 10:22 To: 1/15/2011 10:22

EVENT LOCATION

THISTLEWOOD COURT APTS

[REDACTED]

Location Type: Multiple Family Dwelling
 County: Van Wert
 Map / Ref:

Intersection:

Beat / District: Residential District 1 - NE

Zone / Area: City Of Van Wert

ADMINISTRATION

Reporting Officer: HAMMONS, JEFFREY
 Entered By: HAMMONS, JEFFREY
 Approved By: HAGGERTY, JAMES

PROPERTY RELATED TO EVENT:

Property No.:	1	Type: Evidence	Quantity: 1
Class:	Recordings- Audio/ Visual	Value: 0.00	
Make:	Imation	Criminal Mischief: 0.00	
Serial Number:	Model: CD-R	Date Recovered: 01/18/2011	
Owner:			
Description:	silver Imation CD-R		

DISPATCH INFORMATION

Call Number: 110000000405 Call Type: Telephone
 Received Time: 10:03 End Time: 10:45 Elapsed Time: 42

DISPATCHED UNIT(S)

Unit Number:	Dispatched:	Enroute:	On Scene	Cleared:	Elapsed:
JNCD	00:00	00:00	00:00	00:00	0
235	10:05	10:05	10:10	00:00	0

FROM

(TUE) JAN 25 2011 14:48/ST. 14:48/No. 7527185195 P 6



Van Wert Police Department
 515 E. Main ST
 VAN WERT, OH 45891
 Phone 419-238-2462 Fax 419-238-2860

Incident / Offense Report
1-11-000108

THIS REPORT FURNISHED
Staci Kaufman
UNDER O.R.C. 149.43

Print Date/Time:
 1/24/2011 13:15

OFFENSE INFORMATION

Offense No.: 1 S 2909.07A2 Criminal Mischief - Interfere With Property Of Another

Larceny Type:

Degree: Misdemeanor- C

Attempted / Committed: C

Location Type: Multiple Family Dwelling

Use of Force:

Motive:

Hate/Bias Crime: No Bias/Not Applicable

Intimidation (Hate Crime): No

Target of Bias:

Domestic/Family Violence Involved: No

Criminal Activity:

Vehicle Method of Entry:

Suspected of Using:

Weapon Used: None

Arson:

Coercion:

Disposition:

Disposition Date:

Clearance: Investigation Pending

Cleared By:

Cleared By Date:

PERSON INFORMATION

RPRT No.: 1 SHUGART, TINA M

SSN: [REDACTED]

Date of Birth: 3/07/1961 Age: 49 YRS Date of Emancipation: / /

D.L. No.: [REDACTED]

State: Oh Exp. Date: 3/07/2010 Phone: [REDACTED] Wk. [REDACTED]

Place of Birth: VAN WERT

Country:

Gender: F Race: W Hgt: 5' 5" Wgt: 150 To 150 Hair: BRO Eyes: BRO

Residential Status: Resident

Marital Status: N

Aggravated Assault / Homicide Circumstances:

Statement Obtained:

EMPLOYER/SCHOOL INFORMATION

Company Info: THISTLEWOOD-IVY COURT APTS

Occupation: Supervisor/Manager

Phone: 419-238-4454 Ext:

EMPLOYER/SCHOOL INFORMATION

Company Info: THISTLEWOOD APARTMENTS

0 VAN WERT OH 45891

Occupation: Other

Phone: 419-238-4454 Ext:

EMPLOYER/SCHOOL INFORMATION

Company Info: [REDACTED]

Occupation: Other

Phone: [REDACTED] Ext:

FROM

<TUE> JAN 25 2011 14:48/ST. 14:48/No. 7527185195 P 7



Van Wert Police Department
515 E. Main ST
VAN WERT, OH 45891
Phone 419-238-2462 Fax 419-238-2860
Incident / Offense Report
1-11-000108

THIS REPORT FURNISHED
Staci Kaufman
UNDER O.R.C. 149.46
Print Date/Time:
1/24/2011 13:15

PERSON INFORMATION

SUSP No.: 1 PICKETT, JONATHAN E

SSN: [REDACTED] Date of Birth: 2/09/1984 Age: 26 YRS Date of Emancipation: / /
D.L. No.: [REDACTED] State: OH Exp. Date: / / Phone: [REDACTED]
Place of Birth: Country: USA
Gender: M Race: W Hgt: 6' 4" Wgt: 300 To 300 Hair: BRO Eyes BLU
Residential Status: Resident Marital Status:
Aggravated Assault / Homicide Circumstances: Statement Obtained:

EMPLOYER/SCHOOL INFORMATION

Company Info: VANTAGE CAREER CENTER
818 N FRANKLIN ST VAN WERT OH 45891

Occupation: Teacher Phone: 419-238-5411 Ext:

ARREST INFORMATION FOR PICKETT, JONATHAN E

Arrest Type: Complaint Arrest Date / Time: 1/21/2011 15:23
Local Arrest No.: Warrant No.:
Arrest Department: Van Wert Police Department Assisted By:
Assisting Department:
Review Officer:
Arrest Location: 515 E MAIN ST
Disposition: Adult Arrest/Not Applicable

BOOKING INFORMATION

Booking Officer: HAMMONS, JEFFREY

Incarceration Location:

Release Officer:

Release To: Release Date / Time: / / 15:53

Relationship:

CHARGE INFORMATION

Charge No.: 1 Related Offense No.: 1

Charge: 2909.07A2 Criminal Mischief - Interfere With Property Of Another

Count: 1 MM Ticket No.: 9283 Degree: Misdemeanor- C

Disposition: By Arrest- Adult

BUSINESS INFORMATION

VBUSS No.: 1 THISTLEWOOD COURT APTS

Phone: [REDACTED]

FROM

(TUE) JAN 25 2011 14:48/ST. 14:48/No. 7527185195 P 9



Van Wert Police Department
 515 E. Main ST
 VAN WERT, OH 45891
 Phone 419-238-2462 Fax 419-238-2860

Incident / Offense Report
1-11-000108

THIS REPORT FURNISHED
Staci Kauffman
UNDER O.R.C. 149.43

Print Date/Time:
 1/24/2011 13:15

RELATED PROPERTY:

Property No.: 1 Type: Destroyed/Damaged/Vandalized Quantity: 1

Class: Household Items Value: 0.00

Make: Kenmore Model: Washing Machine Criminal Mischief: 0.00

Serial Number: Date Recovered:

Owner: THISTLEWOOD COURT APTS Address: [REDACTED]

Description: white top load washing machine

Narrative Type: Initial Report

Topic:

Narrative Officer: HAMMONS, JEFFREY 235

Narrative Date/Time: 1/18/2011 11:09

Tina Shugart, manager of Thistlewood Apartments, reported that she had been finding that someone had been urinating in the washing machines and on the walls of the laundry room of the apartment complex over an extended period of time. Tina would often find measurable amounts of urine in the machines, and the room would smell of urine.

Tina convinced the owner of the property, Phil McClure, to purchase video security equipment for the property. Phil did have cameras installed in the office and the laundry room in October 2010.

Over the Christmas season of 2010, Tina was out of the office so Phil kept check on the laundry room. Phil and his wife, Bonnie, discovered urine in a washing machine along the west wall of the laundry room (last machine on south end). There was also liquid believed to be urine on the wall area near that machine. Phil reviewed the security footage and saw a large white male subject who walked very slowly enter the laundry room and go to that last machine. Although that machine was out of view of the camera, Phil and Bonnie could still see the man standing in front of it. The man had a posture or positioning which appeared he was urinating in the machine.

When Tina returned to work, Phil told her about the man and the urine. With the description given by Phil, Tina thought it might be one of her tenants, Jonathan Pickett, who was a teacher at Vantage Career Center and lived in apartment [REDACTED]. Tina tried to review the footage to verify the identity of the man, but the footage was only kept for seven days. Tina was about 12 hours late in trying to see it. No one confronted Jonathan about the incident because no one was certain it was him.

On 01-17-11 at about 0800 hrs, Tina was checking the laundry room again and found someone had urinated in the first machine along the west wall (next to the pop machine). Tina reviewed the video and found the following (which was eventually shown to me):

On 01-15-11 at 1022 hrs, a large, heavy white male with dark hair and wearing dark pants and shirt or coat was seen entering the laundry room door. The man looks out the front window of the laundry room as if making sure no one was coming. The man walks very slow and appears to have difficulty walking possibly due to his size. It appears there is possibly a cell phone or similar object in the man's right hand. The man eventually approaches and stands front first up against the first washing machine in the room on the west side. The man looks back out the front window again as if checking if someone was approaching. The man appears to be lowering the front of his pants as he stands right up against the machine. From the man's posturing, it appears he is urinating into the open, top load washing machine. It cannot be seen by the camera, but the man appears to be looking to his right slightly and downward. The object, like a phone, was in the man's right hand. It was theorized the man was either video taping or photographing the act with his phone. After 40 seconds, the man appears to adjust the front of his pants again, closes the lid on the washer briefly, opens it back up and then walks back out of the laundry room.

Tina asked what could be done legally at that point. I told Tina I would charge Jonathan with Disorderly Conduct (later to be decided Criminal Mischief was more appropriate). It was agreed to also tell Jonathan he was not allowed back into the laundry room while he still resided there.

Tina believed Jonathan worked as a teacher at Vantage Career Center, and he drove a maroon minivan. I looked out toward the #4 building to see if such a vehicle was there. It was not. I went to # [REDACTED] and left a door hanger requesting Jonathan contact me.

FROM



Van Wert Police Department
 515 E. Main ST
 VAN WERT, OH 45891
 Phone 419-238-2462 Fax 419-238-2860
Incident / Offense Report
1-11-000108

(TUE) JAN 25 2011 14:48/ST. 14:48/No. 7527185195 P 8

THIS REPORT FURNISHED
Staci Kauffman
UNDER O.R.C. 149.43

Print Date/Time:
 1/24/2011 13:15

Tina was going to attempt to attempt to burn a disk for me showing Jonathan urinating in the washing machine.

1355 hrs:

Jonathan called the station and left a voicemail for me reference my message card.

I did not call Jonathan back at that time. I wanted to get a copy of the disk before interviewing Jonathan.

1444 hrs:

I went back to Thistlewood Apts and obtained a burned disk from Tina.

1515 hrs:

Jonathan came on station to speak with me without me setting up a time to do so. I took Jonathan to ID #1 and closed the door. I explained to Jonathan he was NOT under arrest, was there voluntarily and could leave at any time. Jonathan said he understood. I asked Jonathan if he would still speak with me, and he said he would.

I told Jonathan I had a video I wanted him to see and cued it to a point where he was shown just coming into the laundry room. I asked Jonathan if he recognized the room, and he said he did. I advanced the footage to show him coming into the room. I asked Jonathan if that was him, and he said it was. I asked Jonathan if he needed to see any more of the footage. Jonathan said he did not need to see any more.

I asked Jonathan why he had urinated into the machine. Jonathan claimed he had done it for a "thrill." I asked Jonathan if it was a "sexual thrill" for him. Jonathan denied it was sexual. I asked if it was more of a Jack Ass thrill, which was a reference to the TV show and movies of the same name. Jonathan said it was more of that type of thrill. I asked if Jonathan had videotaped or photographed the act himself. Jonathan admitted he had tried to photograph it, but it had not been successful.

I questioned Jonathan about the previous incident which Phil had seen on video. Jonathan said he had been out of town from 12-23-10 and over the Christmas Holiday. I explained to Jonathan what had been described to me, and it certainly sounded like it had been him. Jonathan never did deny or admit to that incident.

I told Jonathan I appreciated his being honest with me. I also told Jonathan he was going to be charged with Criminal Mischief for tampering with the property of another. Jonathan was warned about entering the laundry room again, and if he did, he would be charged with Trespassing. Jonathan said he understood.

I asked Jonathan if he would be willing to complete a written statement. Jonathan agreed and did complete one.

I told Jonathan I would contact him when it was time to come to the station to be served his charge. Jonathan left the station after that.

Jonathan wanted to apologize to Tina, so I called her to see if that would be alright with her. Tina told me it would be fine for Jonathan to come talk to her.

I put the original security footage disk from Thistlewood Apts into evidence. I made two other disks for safekeeping (Law Director and Investigative).

Jonathan E. Pickett will be charged with one count of Criminal Mischief (M-3).

Narrative Type: Facts Of Arrest

Narrative Officer: HAMMONS, JEFFREY 235

Topic:

Narrative Date/Time: 1/21/2011 15:57

01-21-11/1522 hrs:

Jonathan Pickett came on station as was requested. Jonathan was served a copy of his charge along with a summons to appear in Van Wert Municipal Court on 01-27-11 at 0900 hrs.

FROM



(TUE) JAN 25 2011 14:48/ST. 14:48/No. 7527185195 P 10

Van Wert Police Department

515 E. Main ST

VAN WERT, OH 45891

Phone 419-238-2462 Fax 419-238-2860

Incident / Offense Report**1-11-000108**

THIS REPORT FURNISHED

Staci Kaufman
UNDER O.R.C. 149.43Print Date/Time:
1/24/2011 13:15

When I had talked to Jonathan on the previous date, I told him I was going to ask him to be processed when the charge was served. Jonathan had agreed to that processing, so he was processed after receiving the summons. Jonathan was released.

I called the business phone for Thistlewood Court Apartments to inform Tina of the court date and time. I had to leave a voicemail for Tina and requested she call the station to verify she had gotten the court date and time in the message.

Nothing further.